## **REMARKS**

Claims 1 to 67, 69 to 73 and 75 to 86 are pending in this application.

The Examiner stated that the response filed on October 31, 2007 was not compliant because the applicant has not adequately addressed the newly added claims 79-86.

Regarding claims 79-84 and 86, the applicant draws the Examiner's attention to the following paragraph of the response, page 14, under the heading "the dependent claims":

"The dependent claims are patentable over the cited art at least for the virtue of being dependent on a patentable base claim, and are not argued herein each individually in order to focus on the main issues and simplify examination. Nevertheless, Applicant respectfully draws the Examiner's attention to the following claims, the rejections of which are not established as a *prima facie* case of obviousness, even if a rejection of the base claim on which they depend were correct."

The applicant notes that newly added claims 79-84 and 86 are all dependent claims, and therefore, were addressed in the above-cited paragraph of applicant's response.

Regarding claim 85:

Claim 85 reads:

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85. (New) A method of making a telephone connection, the method comprising:

providing a WWW browser having a window with a designated URL field and a graphical display area;

entering a text string representing a command in a format which is neither a standard URL nor a portion thereof, into said designated URL field; and

translating, by machine, said command into at least one action comprising making a telephone connection through a program,

and displaying, on said WWW browser, feedback from said program.

Claim 85 is prima facie patentable over any applied reference, at least because none of the cited art, alone or in combination teaches the limitations: "entering a text string representing a command in a format which is neither a standard URL nor a portion thereof, into said designated URL field" and "displaying, on said WWW browser, feedback from said program" in the context of making a telephone connection through said program.

The above remarks address all the issues raised in the Notice of Non-Compliant.

Allowance of the application is respectfully awaited. If, however, the Examiner is not convinced that the pending claims are patentable and the Examiner is of the opinion that a telephone conversation may forward the present application toward allowance, applicant respectfully requests that the Examiner call the undersigned at (703) 598-7851.

Date: April 30, 2008

Respectfully submitted,

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